

24-5354

No. 23-8028

FILED

JUL 01 2024

OFFICE OF THE CLERK
SUPREME COURT, U.S.

ORIGINAL

IN THE

SUPREME COURT OF THE UNITED STATES

Angel L. Ruiz — PETITIONER
(Your Name)

New York Police Dept.
43rd Precinct vs.
RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO

United States of Appeals for the Second
Circuit Thurgood Marshall U.S. Courthouse
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

Angel L. Ruiz
(Your Name)

1 Metropolitan Oval Apt 3E
(Address)

Bronx, NY 10462
(City, State, Zip Code)

(305) 988-7751
(Phone Number)

QUESTION(S) PRESENTED

- ① Why the 4 police officers and the police report they lied.
- ② Why the 2 officers that came to my house their body camera's was off.
- ③ Why the officers did not take the perp traitor and the witness to the 43rd Precinct for questioning.
- ④ Why they never ask to the Super Market to the witness and to the Public Safety for the footage from the camera's and camera's from the phone.
- ⑤ Why the same 2 officers was here from before they send them back after 3 months they was to bully me, harage me, intimidate me and they said they will arrest me for making false statements.
- ⑥ Why Lieutenant Castro was here at my apartment 2 times to tell me that she was not going to do the investigation of the hate crime occurred to me.
- ⑦ The officers, Lieutenant Castro and the 43rd precinct they cover the hate crime and they are responsible for the physical and mental Trauma.

LIST OF PARTIES

[] All parties appear in the caption of the case on the cover page.

[] All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

RELATED CASES

TABLE OF CONTENTS

| | |
|--|---|
| OPINIONS BELOW | 1 |
| JURISDICTION..... | |
| CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED | |
| STATEMENT OF THE CASE | |
| REASONS FOR GRANTING THE WRIT | |
| CONCLUSION..... | |

INDEX TO APPENDICES

APPENDIX A

APPENDIX B

APPENDIX C

APPENDIX D

APPENDIX E

APPENDIX F

TABLE OF AUTHORITIES CITED

CASES

PAGE NUMBER

STATUTES AND RULES

OTHER

IN THE
SUPREME COURT OF THE UNITED STATES
PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix B to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the United States district court appears at Appendix B to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix C to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

The opinion of the United States of Appeals for the Second Circuit
Thurgood Marshall U.S. Courthouse court appears at Appendix C to the petition and is

reported at _____; or,
 has been designated for publication but is not yet reported; or,
 is unpublished.

JURISDICTION

[] For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was 5-24-24.

[] No petition for rehearing was timely filed in my case.

A timely petition for rehearing was denied by the United States Court of Appeals on the following date: 5-24-24, and a copy of the order denying rehearing appears at Appendix C.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

[] For cases from **state courts**:

The date on which the highest state court decided my case was 5-24-24. A copy of that decision appears at Appendix C.

A timely petition for rehearing was thereafter denied on the following date: 5-24-24, and a copy of the order denying rehearing appears at Appendix C.

[] An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

STATEMENT OF THE CASE

On January 13, 2021 the date of my Birth date. I ~~go~~ to the G-Town Super mark on UnionPort Rd. in the Bronx. To buy a lightbulb with Quarters. I Angel L. Ruiz Ask to the cashier in the store. Can I buy a lightbulb with Quarters. She said ask to the Manager. And the Manager said no, Faggots like me need to be killed. And he said if you don't leave the store I swear to God I'm going to Fucking kill you. I Angel L. Ruiz leave the store. When I was outside the door of the Super Market. The Manager jumped on me and put both his hands around my neck. He tried to strangle me. While his hands was around my neck he said to me I got you faggot I'll kill you. He put his face next to my face and spit so many times that I swallowed his saliva. I call 911 I explained what happen the officers was at my house. I explained to them what happen. Their body camera's was off. They never go to the SuperMarket. In the Police Report they said I was a female and I'm not. And they say I'm not disable and I am disable. They refused to do an investigation. The bentent Castro from the 43rd Precinct. He covered the hate crime. And they lied in the Police Report.

REASONS FOR GRANTING THE PETITION

My case need to be granted. Because nobody is above the law. The officers and Lieutenant Castle covered the hate crime. And they are responsible for the mental and physical abuse I endured during this process. And I hope the Supreme Court follow the law, rules and the facts and evidence.

CONCLUSION

The petition for a writ of certiorari should be granted.

Respectfully submitted,

Angel L. Ruiz

Date: 7-1-24